

United States Court of Appeals
For The Seventh Circuit

Case No. 15-3594

MICHAEL HOWARD REED,
Petitioner

v.

LEANN LARIVA,
Respondent

U.S.C.A. - 7th Circuit
RECEIVED

DEC 07 2015 #1

GINO J. AGNELLO
CLERK

NOTICE OF WITHDRAWAL OF APPEAL
WITHOUT PREJUDICE
F.R.A.P., Rule 51

COMES NOW Executor-Michael-Howard-Reed.®TM. and gives notice of withdrawal of appeal without prejudice, for the below reasons and states under penalty of perjury [Title 28 §1746] as follows:

county of Reed. Vigo. }
state of Reed. Indiana.) ss. Affidavit

1. On December 1, 2015, Clint Swift, Case Manager, stated when Aggrieved-Executor-Michael-Howard-Reed.®TM. asked, "Did my transfer go through from ("CMU") Communication Management Unit," he told Aggrieved that "transfer will not go through if [Aggrieved] [I] filed any more pleadings with the Court of Appeals;" Wherefore this cause I am withdrawing this appeal, as well as for good and proper reasons stated below; that

2. Upon inspection of the record of the true and affirmed Complaint that Aggrieved filed against LARRY J. McCINNEY for the same violations of the law governing the Court; the Seventh Circuit

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CERTIFICATE OF SERVICE AS AFFIDAVIT

county of Reed. VIGO.)
state of Reed. Indiana.) ss. Affidavit of Service

COMES NOW Michael-Howard-Reed. Petitioner/Appellant states under
pains of perjury 28 USC § 1746 that Executor-Michael-Howard-Reed
caused to be mailed First-class postage prepaid:

NOTICE OF WITHDRAWAL OF APPEAL
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F.R.A.P., Rule 51

Placed in the institution mail box on the 2nd day of December ,
2015, to the Court Clerk for U.S. Court of Appeals, Seventh
Circuit at 219 S Dearborn Street, Room 2722, Chicago, IL 60604
and to Respondent and/or:

JANE MAGNUS-STINSON
U.S. District Court Judge
921 Ohio Street
U.S. District Court
Terre Haute, IN 47807

Respectfully


Michael-Howard-Reed.
without prejudice

Court of Appeals; where the Chief Justice dismissed the Complaint, his baseless dishonor that demonstrates a "will" that stands for protecting the "dishonor" of Jane Magnus-Stinson leaning toward a protection preventing prosecution for her wrong doing, and acting as a cushion predicated upon FRAUD, not unlike the FRAUD she has committed in the district court; and

3. Executor-Michael-Howard-Reed.®TM., for the record, has came to realize that all inferior courts created by the US Congress and such as the Executive branch, e.g. U.S. Department of Justice, are In Fact a "protection-racket" for the Potomac Mafia, and their bankers, e.g. The Federal Reserve System and all confederated for floating FRAUDULANT bonds held on the "PERSON" the unlawful, criminal basis for using unconscienable means and force for imprisoning "We-the-People" as if "suretyship-bond-captives" for Acts of the U.S. Congress; the "scheme and artifice" for continuing for the funding of the "Bankruptcy of the UNITED STATES" a treasonous FRAUDULANT kidnap of Aggrieved, and others, where there are no laws that pertain for "We-the-People" [Kilbourn v. Thompson, 103 U.S. 168, 26 L.Ed. 377 (1881)].

THEREFORE: Dismiss appeal number 15-3594 without prejudice.

4. Executor-Aggrieved, does here and now preserve this claim of "FRAUD upon the Court" for a later date. This substantive claim is now a part of the record and, can be litigated at any time hereafter without prejudice.

WHEREINFORE: all of the above stated and affirmed reasons this appeal number 15-3594, in and for the United States Court of Appeals for the Seventh Circuit is withdrawn for good and proper cause and forever preserved for full settlement at a later date without prejudice.

Done, NOTICED and AFFIRMED for and on the record in appeal number 15-3594 on this 2nd day of December 2015.

Respectfully,

Executor-Michael-Howard-Reed
Executor-Michael-Howard-Reed.®TM.
Aggrieved
without prejudice 1-207

cc: J-M-S

bcc: